

AMENDMENTS TO LB 650

Introduced by Transportation and Telecommunications.

1 1. Strike the original sections and insert the following
2 new sections:

3 Section 1. Section 23-186, Revised Statutes Supplement,
4 2009, is amended to read:

5 23-186 (1) Until the implementation date designated by
6 the Director of Motor Vehicles under subsection (2) of this
7 section, a county board may consolidate, under the office of
8 a designated county official, the services provided to the
9 public by the county assessor, the county clerk, and the county
10 treasurer relating to the issuance of certificates of title,
11 registration certificates, certificates of number, license plates,
12 and renewal decals, the notation and cancellation of liens, and
13 the collection of taxes and fees for motor vehicles, all-terrain
14 vehicles, utility-type vehicles, minibikes, snowmobiles, trailers,
15 and motorboats as provided in the Motor Vehicle Certificate of
16 Title Act, the Motor Vehicle Registration Act, the State Boat Act,
17 and sections 18-1738, 18-1738.01, and 60-1803. In a county in which
18 a city of the metropolitan class is located, the county board may
19 designate the county treasurer to provide the services. In any
20 other county, the county board may designate the county assessor,
21 the county clerk, or the county treasurer to provide the services.

22 (2) Beginning on an implementation date designated by the
23 Director of Motor Vehicles, but no later than January 1, 2011,

1 the county treasurer of each county shall be the county official
2 who provides services to the public relating to the issuance
3 of certificates of title, registration certificates, certificates
4 of number, license plates, and renewal decals, the notation and
5 cancellation of liens, and the collection of taxes and fees
6 for motor vehicles, all-terrain vehicles, utility-type vehicles,
7 minibikes, snowmobiles, trailers, and motorboats as provided in
8 the Motor Vehicle Certificate of Title Act, the Motor Vehicle
9 Registration Act, the State Boat Act, and sections 18-1738,
10 18-1738.01, and 60-1803.

11 Sec. 2. Section 30-24,125, Revised Statutes Supplement,
12 2009, is amended to read:

13 30-24,125 (a) Thirty days after the death of a decedent,
14 any person indebted to the decedent or having possession of
15 tangible personal property or an instrument evidencing a debt,
16 obligation, stock, or chose in action belonging to the decedent
17 shall make payment of the indebtedness or deliver the tangible
18 personal property or an instrument evidencing a debt, obligation,
19 stock, or chose in action to a person claiming to be the successor
20 of the decedent upon being presented an affidavit made by or on
21 behalf of the successor stating:

22 (1) the value of all of the personal property in the
23 decedent's estate, wherever located, less liens and encumbrances,
24 does not exceed fifty thousand dollars;

25 (2) thirty days have elapsed since the death of the
26 decedent as shown in a certified or authenticated copy of the
27 decedent's death certificate attached to the affidavit;

1 (3) the claiming successor's relationship to the decedent
2 or, if there is no relationship, the basis of the successor's claim
3 to the personal property;

4 (4) the person or persons claiming as successors under
5 the affidavit swear or affirm that all statements in the affidavit
6 are true and material and further acknowledge that any false
7 statement may subject the person or persons to penalties relating
8 to perjury under section 28-915;

9 (5) no application or petition for the appointment of
10 a personal representative is pending or has been granted in any
11 jurisdiction; and

12 (6) the claiming successor is entitled to payment or
13 delivery of the property.

14 (b) A transfer agent of any security shall change the
15 registered ownership on the books of a corporation from the
16 decedent to the successor or successors upon the presentation of an
17 affidavit as provided in subsection (a).

18 (c) In addition to compliance with the requirements of
19 subsection (a), a person seeking a transfer of a certificate
20 of title to a motor vehicle, motorboat, all-terrain vehicle,
21 utility-type vehicle, or minibike shall be required to furnish to
22 the Department of Motor Vehicles an affidavit showing applicability
23 of this section and compliance with the requirements of this
24 section to authorize the department to issue a new certificate of
25 title.

26 Sec. 3. Section 60-101, Revised Statutes Supplement,
27 2009, is amended to read:

1 60-101 Sections 60-101 to 60-197 and sections 5, 7, and
2 10 of this act shall be known and may be cited as the Motor Vehicle
3 Certificate of Title Act.

4 Sec. 4. Section 60-102, Revised Statutes Cumulative
5 Supplement, 2008, is amended to read:

6 60-102 For purposes of the Motor Vehicle Certificate of
7 Title Act, unless the context otherwise requires, the definitions
8 found in sections 60-103 to 60-136.01 and sections 5 and 7 of this
9 act shall be used.

10 Sec. 5. Minitruck means a foreign-manufactured import
11 vehicle or domestic-manufactured vehicle which (1) is powered by
12 an internal combustion engine with a piston or rotor displacement
13 of one thousand cubic centimeters or less, (2) is sixty-seven
14 inches or less in width, (3) has a dry weight of four thousand
15 two hundred pounds or less, (4) travels on four or more tires,
16 (5) has a top speed of approximately fifty-five miles per hour,
17 (6) is equipped with a bed or compartment for hauling, (7)
18 has an enclosed passenger cab, (8) is equipped with headlights,
19 taillights, turnsignals, windshield wipers, a rearview mirror,
20 and an occupant protection system, and (9) has a four-speed,
21 five-speed, or automatic transmission.

22 Sec. 6. Section 60-123, Revised Statutes Cumulative
23 Supplement, 2008, is amended to read:

24 60-123 Motor vehicle means any vehicle propelled by any
25 power other than muscular power. Motor vehicle does not include
26 ~~except~~ (1) mopeds, (2) farm tractors, (3) self-propelled equipment
27 designed and used exclusively to carry and apply fertilizer,

1 chemicals, or related products to agricultural soil and crops,
2 agricultural floater-spreader implements, and other implements of
3 husbandry designed for and used primarily for tilling the soil
4 and harvesting crops or feeding livestock, (4) power unit hay
5 grinders or a combination which includes a power unit and a hay
6 grinder when operated without cargo, (5) vehicles which run only
7 on rails or tracks, (6) off-road designed vehicles, including, but
8 not limited to, golf carts, go-carts, riding lawnmowers, garden
9 tractors, all-terrain vehicles, utility-type vehicles, snowmobiles
10 registered or exempt from registration under sections 60-3,207 to
11 60-3,219, and minibikes, (7) road and general-purpose construction
12 and maintenance machinery not designed or used primarily for the
13 transportation of persons or property, including, but not limited
14 to, ditchdigging apparatus, asphalt spreaders, bucket loaders,
15 leveling graders, earthmoving carryalls, power shovels, earthmoving
16 equipment, and crawler tractors, (8) self-propelled chairs used by
17 persons who are disabled, (9) electric personal assistive mobility
18 devices, and (10) low-speed vehicles.

19 Sec. 7. (1) Utility-type vehicle means any motorized
20 off-highway device which (a) is not less than forty-eight inches
21 nor more than seventy-four inches in width, (b) is not more
22 than one hundred thirty-five inches, including the bumper, in
23 length, (c) has a dry weight of not less than nine hundred pounds
24 nor more than two thousand pounds, (d) travels on four or more
25 low-pressure tires, and (e) is equipped with a steering wheel and
26 bench or bucket-type seating designed for at least two people to
27 sit side-by-side.

1 (2) Utility-type vehicle does not include golf carts or
2 low-speed vehicles.

3 Sec. 8. Section 60-136, Revised Statutes Cumulative
4 Supplement, 2008, is amended to read:

5 60-136 Vehicle means a motor vehicle, all-terrain
6 vehicle, utility-type vehicle, minibike, trailer, or semitrailer.

7 Sec. 9. Section 60-137, Revised Statutes Cumulative
8 Supplement, 2008, is amended to read:

9 60-137 (1) The Motor Vehicle Certificate of Title Act
10 applies to all vehicles as defined in the act, except:

11 (a) Farm trailers;

12 (b) Low-speed vehicles;

13 (c) Well-boring apparatus, backhoes, bulldozers, and
14 front-end loaders; and

15 (d) Trucks and buses from other jurisdictions required
16 to pay registration fees under the Motor Vehicle Registration Act,
17 except a vehicle registered or eligible to be registered as part of
18 a fleet of apportionable vehicles under section 60-3,198.

19 (2) All new all-terrain vehicles and minibikes sold on or
20 after January 1, 2004, shall be required to have a certificate of
21 title. An owner of an all-terrain vehicle or minibike sold prior to
22 such date may apply for a certificate of title for such all-terrain
23 vehicle or minibike as provided in rules and regulations of the
24 department.

25 (3) An owner of a utility trailer may apply for a
26 certificate of title upon compliance with the Motor Vehicle
27 Certificate of Title Act.

1 (4) (a) Every owner of a manufactured home or mobile home
2 shall obtain a certificate of title for the manufactured home or
3 mobile home prior to affixing it to real estate.

4 (b) If a manufactured home or mobile home has been
5 affixed to real estate and a certificate of title was not issued
6 before it was so affixed, the owner of such manufactured home or
7 mobile home shall apply for and be issued a certificate of title
8 at any time for surrender and cancellation as provided in section
9 60-169.

10 (5) All new utility-type vehicles sold on or after
11 January 1, 2011, shall be required to have a certificate of title.
12 An owner of a utility-type vehicle sold prior to such date may
13 apply for a certificate of title for such utility-type vehicle as
14 provided in rules and regulations of the department.

15 Sec. 10. If a minitruck does not have a manufacturer's
16 vehicle identification number, the owner of the minitruck may apply
17 for a certificate of title by presenting (1) a manufacturer's
18 statement of origin for the minitruck or a manufacturer's or
19 importer's certificate and an affidavit by the owner affirming
20 ownership for the minitruck, (2) a statement that an inspection has
21 been conducted on the minitruck, and (3) a vehicle identification
22 number as described in section 60-148. The certificate of title
23 shall indicate the year of the minitruck as the year application
24 for title was made and the make of the minitruck.

25 Sec. 11. Section 60-144, Revised Statutes Supplement,
26 2009, is amended to read:

27 60-144 (1) (a) Except as provided in subdivisions (b),

1 (c), and (d) of this subsection, the county clerk or designated
2 county official shall be responsible for issuing and filing
3 certificates of title for vehicles, and each county shall issue
4 and file such certificates of title using the vehicle titling
5 and registration computer system prescribed by the department.
6 Application for a certificate of title shall be made upon a form
7 prescribed by the department. All applications shall be accompanied
8 by the appropriate fee or fees.

9 (b) The department shall issue and file certificates
10 of title for Nebraska-based fleet vehicles. Application for a
11 certificate of title shall be made upon a form prescribed by
12 the department. All applications shall be accompanied by the
13 appropriate fee or fees.

14 (c) The department shall issue and file certificates of
15 title for state-owned vehicles. Application for a certificate of
16 title shall be made upon a form prescribed by the department. All
17 applications shall be accompanied by the appropriate fee or fees.

18 (d) The department shall issue certificates of title
19 pursuant to section 60-142.06. Application for a certificate of
20 title shall be made upon a form prescribed by the department. All
21 applications shall be accompanied by the appropriate fee or fees.

22 (2) If the owner of an all-terrain vehicle, a
23 utility-type vehicle, or a minibike resides in Nebraska, the
24 application shall be filed with the county clerk or designated
25 county official of the county in which the owner resides.

26 (3) (a) Except as otherwise provided in subdivision (b) of
27 this subsection, if a vehicle, other than an all-terrain vehicle,

1 a utility-type vehicle, or a minibike, has situs in Nebraska, the
2 application shall be filed with the county clerk or designated
3 county official of the county in which the vehicle has situs.

4 (b) If a motor vehicle dealer licensed under Chapter 60,
5 article 14, applies for a certificate of title for a vehicle, the
6 application may be filed with the county clerk or designated county
7 official of any county.

8 (4) If the owner of a vehicle is a nonresident, the
9 application shall be filed in the county in which the transaction
10 is consummated.

11 (5) The application shall be filed within thirty days
12 after the delivery of the vehicle.

13 (6) All applicants registering a vehicle pursuant to
14 section 60-3,198 shall file the application for a certificate
15 of title with the Division of Motor Carrier Services of the
16 department. The division shall deliver the certificate to the
17 applicant if there are no liens on the vehicle. If there are
18 any liens on the vehicle, the division shall deliver or mail the
19 certificate of title to the holder of the first lien on the day of
20 issuance. All certificates of title issued by the division shall be
21 issued in the manner prescribed for the county clerk or designated
22 county official in section 60-152.

23 Sec. 12. Section 60-148, Revised Statutes Cumulative
24 Supplement, 2008, is amended to read:

25 60-148 (1) Whenever a person applies for a certificate of
26 title for a vehicle, the department shall assign a distinguishing
27 identification number to the vehicle if the vehicle identification

1 number is destroyed, obliterated, or missing. The owner of such a
2 vehicle to which such number is assigned shall have such number
3 affixed to such vehicle as provided in subsection (2) of this
4 section and sign an affidavit on a form prepared by the department
5 that such number has been attached. Before the certificate of
6 title for an assigned number is released to the applicant by the
7 county clerk or designated county official, the applicant shall
8 also provide a statement that an inspection has been conducted.

9 (2) The department shall develop a metallic assigned
10 vehicle identification number plate which can be permanently
11 secured to a vehicle by rivets or a permanent sticker or
12 other form of marking or identifying the vehicle with the
13 distinguishing identification number as determined by the director.
14 All distinguishing identification numbers shall contain seventeen
15 characters in conformance with national standards. When the
16 manufacturer's vehicle identification number is known, it shall be
17 used by the department as the assigned number. In the case of an
18 assembled all-terrain vehicle, utility-type vehicle, or minibike
19 or assembled vehicle, the department shall use a distinguishing
20 identification number. The department shall, upon application by
21 an owner, provide the owner with a number plate or a permanent
22 sticker or other form of marking or identification displaying a
23 distinguishing identification number or the manufacturer's number.

24 (3) Any vehicle to which a distinguishing identification
25 number is assigned shall be titled under such distinguishing
26 identification number when titling of the vehicle is required under
27 the Motor Vehicle Certificate of Title Act.

1 Sec. 13. Section 60-149, Revised Statutes Cumulative
2 Supplement, 2008, is amended to read:

3 60-149 (1)(a) If a certificate of title has previously
4 been issued for a vehicle in this state, the application for a
5 new certificate of title shall be accompanied by the certificate
6 of title duly assigned except as otherwise provided in the Motor
7 Vehicle Certificate of Title Act.

8 (b) If a certificate of title has not previously been
9 issued for the vehicle in this state or if a certificate of title
10 is unavailable pursuant to subsection (4) of section 52-1801, the
11 application shall be accompanied by:

12 (i) A manufacturer's or importer's certificate except as
13 otherwise provided in subdivision (vii) of this subdivision;

14 (ii) A duly certified copy thereof;

15 (iii) An affidavit by the owner affirming ownership in
16 the case of an all-terrain vehicle, a utility-type vehicle, or a
17 minibike;

18 (iv) A certificate of title from another state;

19 (v) A court order issued by a court of record, a
20 manufacturer's certificate of origin, or an assigned registration
21 certificate, if the law of the state from which the vehicle was
22 brought into this state does not have a certificate of title law;

23 ~~or~~

24 (vi) Documentation prescribed in section 60-142.01,
25 60-142.02, 60-142.04, or 60-142.05; ~~or~~

26 (vii) A manufacturer's or importer's certificate and an
27 affidavit by the owner affirming ownership in the case of a

1 minitruck.

2 (c) If the application for a certificate of title in this
3 state is accompanied by a valid certificate of title issued by
4 another state which meets that state's requirements for transfer of
5 ownership, then the application may be accepted by this state.

6 (d) If a certificate of title has not previously been
7 issued for the vehicle in this state and the applicant is unable
8 to provide such documentation, the applicant may apply for a bonded
9 certificate of title as prescribed in section 60-167.

10 (2) For purposes of this section, certificate of title
11 includes a salvage certificate, a salvage branded certificate of
12 title, or any other document of ownership issued by another state
13 or jurisdiction for a salvage vehicle. Only a salvage branded
14 certificate of title shall be issued to any vehicle conveyed upon a
15 salvage certificate, a salvage branded certificate of title, or any
16 other document of ownership issued by another state or jurisdiction
17 for a salvage vehicle.

18 (3) The county clerk or designated county official shall
19 retain the evidence of title presented by the applicant and on
20 which the certificate of title is issued.

21 Sec. 14. Section 60-153, Revised Statutes Cumulative
22 Supplement, 2008, is amended to read:

23 60-153 (1) A certificate of title shall be printed
24 upon safety security paper to be selected by the department.
25 The certificate of title, manufacturer's statement of origin,
26 and assignment of manufacturer's certificate shall be upon forms
27 prescribed by the department and may include, but shall not be

1 limited to, county of issuance, date of issuance, certificate
2 of title number, previous certificate of title number, vehicle
3 identification number, year, make, model, and body type of the
4 vehicle, name and residential and mailing address of the owner,
5 acquisition date, issuing county clerk's or designated county
6 official's signature and official seal, and sufficient space for
7 the notation and release of liens, mortgages, or encumbrances, if
8 any. A certificate of title issued on or after September 1, 2007,
9 shall include the words "void if altered". A certificate of title
10 that is altered shall be deemed a mutilated certificate of title.
11 The certificate of title of an all-terrain vehicle, utility-type
12 vehicle, or minibike shall include the words "not to be registered
13 for road use".

14 (2) An assignment of certificate of title shall appear
15 on each certificate of title and shall include, but not be limited
16 to, a statement that the owner of the vehicle assigns all his
17 or her right, title, and interest in the vehicle, the name and
18 address of the assignee, the name and address of the lienholder
19 or secured party, if any, and the signature of the owner or the
20 owner's parent, legal guardian, foster parent, or agent in the case
21 of an owner who is a handicapped or disabled person as defined in
22 section 18-1738.

23 (3) A reassignment by a dealer shall appear on each
24 certificate of title and shall include, but not be limited to,
25 a statement that the dealer assigns all his or her right,
26 title, and interest in the vehicle, the name and address of
27 the assignee, the name and address of the lienholder or secured

1 party, if any, and the signature of the dealer or designated
2 representative. Reassignments shall be printed on the reverse side
3 of each certificate of title as many times as convenient.

4 (4) The department may prescribe a secure
5 power-of-attorney form and may contract with one or more persons
6 to develop, provide, sell, and distribute secure power-of-attorney
7 forms in the manner authorized or required by the federal Truth in
8 Mileage Act of 1986 and any other federal law or regulation. Any
9 secure power-of-attorney form authorized pursuant to a contract
10 shall conform to the terms of the contract and be in strict
11 compliance with the requirements of the department.

12 Sec. 15. Section 60-154, Revised Statutes Cumulative
13 Supplement, 2008, is amended to read:

14 60-154 (1)(a) For each original certificate of title
15 issued by a county for a motor vehicle or trailer, the fee shall
16 be ten dollars. Three dollars and twenty-five cents shall be
17 retained by the county. Four dollars shall be remitted to the State
18 Treasurer for credit to the Department of Motor Vehicles Cash Fund.
19 Two dollars shall be remitted to the State Treasurer for credit to
20 the General Fund. Seventy-five cents shall be remitted to the State
21 Treasurer for credit as follows: Twenty cents to the Motor Vehicle
22 Fraud Cash Fund; forty-five cents to the Nebraska State Patrol
23 Cash Fund; and ten cents to the Nebraska Motor Vehicle Industry
24 Licensing Fund.

25 (b) For each original certificate of title issued by
26 a county for an all-terrain vehicle, a utility-type vehicle, or
27 a minibike, the fee shall be ten dollars. Three dollars and

1 twenty-five cents shall be retained by the county. Four dollars
2 shall be remitted to the State Treasurer for credit to the
3 Department of Motor Vehicles Cash Fund. Two dollars shall be
4 remitted to the State Treasurer for credit to the General Fund.
5 Seventy-five cents shall be remitted to the State Treasurer for
6 credit as follows: Twenty cents to the Motor Vehicle Fraud Cash
7 Fund; and fifty-five cents to the Nebraska State Patrol Cash Fund.

8 (2) For each original certificate of title issued by the
9 department for a vehicle except as provided in section 60-159.01,
10 the fee shall be ten dollars, which shall be remitted to the State
11 Treasurer for credit to the Motor Carrier Division Cash Fund.

12 Sec. 16. Section 60-154.01, Revised Statutes Cumulative
13 Supplement, 2008, is amended to read:

14 60-154.01 The Motor Vehicle Fraud Cash Fund is created.
15 The fund shall be maintained by the Department of Justice and
16 administered by the Attorney General. The fund shall consist of
17 revenue credited pursuant to section 60-154. The fund shall only
18 be used by the Department of Justice for expenses incurred and
19 related to (1) the investigation and prosecution of odometer and
20 motor vehicle fraud and motor vehicle licensing violations which
21 may be referred by the Nebraska Motor Vehicle Industry Licensing
22 Board and (2) the investigation and prosecution of fraud relating
23 to and theft of all-terrain vehicles, utility-type vehicles, and
24 minibikes. Expenditures from the fund shall be approved by the
25 Attorney General as authorized by law. Any money in the fund
26 available for investment shall be invested by the state investment
27 officer pursuant to the Nebraska Capital Expansion Act and the

1 Nebraska State Funds Investment Act.

2 Sec. 17. Section 60-164, Revised Statutes Supplement,
3 2009, is amended to read:

4 60-164 (1) The department shall implement an electronic
5 title and lien system for vehicles no later than January 1, 2011.
6 The director shall designate the date for the implementation of
7 the system. Beginning on the implementation date, the holder of
8 a security interest, trust receipt, conditional sales contract,
9 or similar instrument regarding a vehicle may file a lien
10 electronically as prescribed by the department. Beginning on
11 the implementation date, upon receipt of an application for a
12 certificate of title for a vehicle, any lien filed electronically
13 shall become part of the electronic certificate of title record
14 created by the county clerk, designated county official, or
15 department maintained on the electronic title and lien system.
16 Beginning on the implementation date, if an application for
17 a certificate of title indicates that there is a lien or
18 encumbrance on a vehicle or if a lien or notice of lien has been
19 filed electronically, the department shall retain an electronic
20 certificate of title record and shall note and cancel such liens
21 electronically on the system. The department shall provide access
22 to the electronic certificate of title records for motor vehicle
23 dealers and lienholders who participate in the system by a method
24 determined by the director.

25 (2) Except as provided in section 60-165, the provisions
26 of article 9, Uniform Commercial Code, shall never be construed
27 to apply to or to permit or require the deposit, filing,

1 or other record whatsoever of a security agreement, conveyance
2 intended to operate as a mortgage, trust receipt, conditional sales
3 contract, or similar instrument or any copy of the same covering a
4 vehicle. Any mortgage, conveyance intended to operate as a security
5 agreement as provided by article 9, Uniform Commercial Code, trust
6 receipt, conditional sales contract, or other similar instrument
7 covering a vehicle, if such instrument is accompanied by delivery
8 of such manufacturer's or importer's certificate and followed by
9 actual and continued possession of the same by the holder of
10 such instrument or, in the case of a certificate of title, if a
11 notation of the same has been made electronically as prescribed in
12 subsection (1) of this section or by the county clerk, designated
13 county official, or department on the face of the certificate of
14 title or on the electronic certificate of title record, shall be
15 valid as against the creditors of the debtor, whether armed with
16 process or not, and subsequent purchasers, secured parties, and
17 other lienholders or claimants but otherwise shall not be valid
18 against them, except that during any period in which a vehicle
19 is inventory, as defined in section 9-102, Uniform Commercial
20 Code, held for sale by a person or corporation that is required
21 to be licensed as provided in Chapter 60, article 14, and is
22 in the business of selling such vehicles, the filing provisions
23 of article 9, Uniform Commercial Code, as applied to inventory,
24 shall apply to a security interest in such vehicle created by
25 such person or corporation as debtor without the notation of lien
26 on the certificate of title. A buyer of a vehicle at retail
27 from a dealer required to be licensed as provided in Chapter 60,

1 article 14, shall take such vehicle free of any security interest.
2 A purchase-money security interest, as defined in section 9-103,
3 Uniform Commercial Code, in a vehicle is perfected against the
4 rights of judicial lien creditors and execution creditors on and
5 after the date the purchase-money security interest attaches.

6 (3) Subject to subsections (1) and (2) of this section,
7 all liens, security agreements, and encumbrances noted upon a
8 certificate of title or an electronic certificate of title record
9 and all liens noted electronically as prescribed in subsection (1)
10 of this section shall take priority according to the order of time
11 in which the same are noted by the county clerk, designated county
12 official, or department. Exposure for sale of any vehicle by the
13 owner thereof with the knowledge or with the knowledge and consent
14 of the holder of any lien, security agreement, or encumbrance on
15 such vehicle shall not render the same void or ineffective as
16 against the creditors of such owner or holder of subsequent liens,
17 security agreements, or encumbrances upon such vehicle.

18 (4) The holder of a security agreement, trust
19 receipt, conditional sales contract, or similar instrument, upon
20 presentation of such instrument to the department, or to any county
21 clerk or designated county official, together with the certificate
22 of title and the fee prescribed for notation of lien, may have
23 a notation of such lien made on the face of such certificate of
24 title. The owner of a vehicle may present a valid out-of-state
25 certificate of title issued to such owner for such vehicle with a
26 notation of lien on such certificate of title and the prescribed
27 fee to the county clerk, designated county official, or department

1 and have the notation of lien made on the new certificate of title
2 issued pursuant to section 60-144 without presenting a copy of the
3 lien instrument. The county clerk or designated county official or
4 the department shall enter the notation and the date thereof over
5 the signature of the person making the notation and the seal of the
6 office. If noted by a county clerk or designated county official,
7 he or she shall on that day notify the department which shall note
8 the lien on its records. The county clerk or designated county
9 official or the department shall also indicate by appropriate
10 notation and on such instrument itself the fact that such lien has
11 been noted on the certificate of title.

12 (5) A transaction does not create a sale or a security
13 interest in a vehicle, other than an all-terrain vehicle, a
14 utility-type vehicle, or a minibike, merely because it provides
15 that the rental price is permitted or required to be adjusted under
16 the agreement either upward or downward by reference to the amount
17 realized upon sale or other disposition of the vehicle.

18 (6) The county clerk or designated county official or
19 the department, upon receipt of a lien instrument duly signed by
20 the owner in the manner prescribed by law governing such lien
21 instruments together with the fee prescribed for notation of lien,
22 shall notify the first lienholder to deliver to the county clerk
23 or designated county official or the department, within fifteen
24 days after the date of notice, the certificate of title to permit
25 notation of such other lien and, after notation of such other lien,
26 the county clerk or designated county official or the department
27 shall deliver the certificate of title to the first lienholder.

1 The holder of a certificate of title who refuses to deliver a
2 certificate of title to the county clerk or designated county
3 official or the department for the purpose of showing such other
4 lien on such certificate of title within fifteen days after the
5 date of notice shall be liable for damages to such other lienholder
6 for the amount of damages such other lienholder suffered by reason
7 of the holder of the certificate of title refusing to permit the
8 showing of such lien on the certificate of title.

9 (7) Beginning on the implementation date of the
10 electronic title and lien system, upon receipt of a subsequent
11 lien instrument duly signed by the owner in the manner prescribed
12 by law governing such lien instruments or a notice of lien filed
13 electronically, together with an application for notation of
14 the subsequent lien, the fee prescribed in section 60-154, and,
15 if a printed certificate of title exists, the presentation of
16 the certificate of title, the county clerk, designated county
17 official, or department shall make notation of such other lien.
18 If the certificate of title is not an electronic certificate of
19 title record, the county clerk, designated county official, or
20 department, upon receipt of a lien instrument duly signed by
21 the owner in the manner prescribed by law governing such lien
22 instruments together with the fee prescribed for notation of lien,
23 shall notify the first lienholder to deliver to the county clerk,
24 designated county official, or department, within fifteen days
25 after the date of notice, the certificate of title to permit
26 notation of such other lien. After such notation of lien, the
27 lien shall become part of the electronic certificate of title

1 record created by the county clerk, designated county official, or
2 department which is maintained on the electronic title and lien
3 system. The holder of a certificate of title who refuses to deliver
4 a certificate of title to the county clerk, designated county
5 official, or department for the purpose of noting such other lien
6 on such certificate of title within fifteen days after the date
7 when notified to do so shall be liable for damages to such other
8 lienholder for the amount of damages such other lienholder suffered
9 by reason of the holder of the certificate of title refusing to
10 permit the noting of such lien on the certificate of title.

11 (8) When a lien is discharged, the holder shall, within
12 fifteen days after payment is received, note a cancellation of the
13 lien on the certificate of title over his, her, or its signature
14 and deliver the certificate of title to the county clerk or
15 designated county official or the department, which shall note the
16 cancellation of the lien on the face of the certificate of title
17 and on the records of such office. If delivered to a county clerk
18 or designated county official, he or she shall on that day notify
19 the department which shall note the cancellation on its records.
20 The county clerk or designated county official or the department
21 shall then return the certificate of title to the owner or as
22 otherwise directed by the owner. The cancellation of lien shall be
23 noted on the certificate of title without charge. For an electronic
24 certificate of title record, the lienholder shall, within fifteen
25 days after payment is received when such lien is discharged,
26 notify the department electronically or provide written notice of
27 such lien release, in a manner prescribed by the department, to

1 the county clerk, designated county official, or department. The
2 department shall note the cancellation of lien and, if no other
3 liens exist, issue the certificate of title to the owner or as
4 otherwise directed by the owner or lienholder. If the holder of
5 the title cannot locate a lienholder, a lien may be discharged
6 ten years after the date of filing by presenting proof that thirty
7 days have passed since the mailing of a written notice by certified
8 mail, return receipt requested, to the last-known address of the
9 lienholder.

10 Sec. 18. Section 60-165, Revised Statutes Supplement,
11 2009, is amended to read:

12 60-165 (1) Any security interest in an all-terrain
13 vehicle or minibike perfected pursuant to article 9, Uniform
14 Commercial Code, before, on, or after January 1, 2004, or in a
15 utility-type vehicle so perfected before, on, or after January
16 1, 2011, shall continue to be perfected until (a) the financing
17 statement perfecting such security interest is terminated or lapses
18 in the absence of the filing of a continuation statement pursuant
19 to article 9, Uniform Commercial Code, or (b) an all-terrain
20 vehicle, utility-type vehicle, or minibike certificate of title
21 is issued and a notation of lien is made as provided in section
22 60-164.

23 (2) Any lien noted on the face of an all-terrain vehicle,
24 utility-type vehicle, or minibike certificate of title or on an
25 electronic certificate of title record pursuant to subsection (1),
26 (3), or (4) of this section, on behalf of the holder of a
27 security interest in the all-terrain vehicle, utility-type vehicle,

1 or minibike which was previously perfected pursuant to article 9,
2 Uniform Commercial Code, shall have priority as of the date such
3 security interest was originally perfected.

4 (3) The holder of a certificate of title for an
5 all-terrain vehicle, utility-type vehicle, or minibike shall, upon
6 request, surrender the certificate of title to a holder of a
7 previously perfected security interest in the all-terrain vehicle,
8 utility-type vehicle, or minibike to permit notation of a lien on
9 the certificate of title or on an electronic certificate of title
10 record and shall do such other acts as may be required to permit
11 such notation.

12 (4) If the owner of an all-terrain vehicle or minibike
13 subject to a security interest perfected pursuant to article 9,
14 Uniform Commercial Code, fails or refuses to obtain a certificate
15 of title after January 1, 2004, the security interest holder may
16 obtain a certificate of title in the name of the owner of the
17 all-terrain vehicle or minibike following the procedures of section
18 60-144 and may have a lien noted on the certificate of title or
19 on an electronic certificate of title record pursuant to section
20 60-164.

21 (5) If the owner of a utility-type vehicle subject
22 to a security interest perfected pursuant to article 9, Uniform
23 Commercial Code, fails or refuses to obtain a certificate of title
24 after January 1, 2011, the security interest holder may obtain a
25 certificate of title in the name of the owner of the utility-type
26 vehicle following the procedures of section 60-144 and may have
27 a lien noted on the certificate of title or on an electronic

1 certificate of title record pursuant to section 60-164.

2 ~~(5)~~ (6) The assignment, release, or satisfaction of a
3 security interest in an all-terrain vehicle, utility-type vehicle,
4 or minibike shall be governed by the laws under which it was
5 perfected.

6 Sec. 19. Section 60-171, Revised Statutes Cumulative
7 Supplement, 2008, is amended to read:

8 60-171 For purposes of sections 60-171 to 60-177:

9 (1) Cost of repairs means the estimated or actual retail
10 cost of parts needed to repair a vehicle plus the cost of labor
11 computed by using the hourly labor rate and time allocations for
12 repair that are customary and reasonable. Retail cost of parts
13 and labor rates may be based upon collision estimating manuals
14 or electronic computer estimating systems customarily used in the
15 insurance industry;

16 (2) Late model vehicle means a vehicle which has (a) a
17 manufacturer's model year designation of, or later than, the year
18 in which the vehicle was wrecked, damaged, or destroyed, or any of
19 the six preceding years or (b) (i) in the case of vehicles other
20 than all-terrain vehicles, utility-type vehicles, and minibikes, a
21 retail value of more than ten thousand five hundred dollars until
22 January 1, 2010, and a retail value of more than ten thousand
23 five hundred dollars increased by five hundred dollars every five
24 years thereafter or (ii) in the case of all-terrain vehicles,
25 utility-type vehicles, or minibikes, a retail value of more than
26 one thousand seven hundred fifty dollars until January 1, 2010,
27 and a retail value of more than one thousand seven hundred fifty

1 dollars increased by two hundred fifty dollars every five years
2 thereafter;

3 (3) Manufacturer buyback means the designation of a
4 vehicle with an alleged nonconformity when the vehicle (a) has
5 been replaced by a manufacturer or (b) has been repurchased by a
6 manufacturer as the result of court judgment, arbitration, or any
7 voluntary agreement entered into between the manufacturer or its
8 agent and a consumer;

9 (4) Previously salvaged means the designation of a
10 rebuilt or reconstructed vehicle which was previously required
11 to be issued a salvage branded certificate of title and which has
12 been inspected as provided in section 60-146;

13 (5) Retail value means the actual cash value, fair market
14 value, or retail value of a vehicle as (a) set forth in a
15 current edition of any nationally recognized compilation, including
16 automated data bases, of retail values or (b) determined pursuant
17 to a market survey of comparable vehicles with respect to condition
18 and equipment; and

19 (6) Salvage means the designation of a vehicle which is:

20 (a) A late model vehicle which has been wrecked, damaged,
21 or destroyed to the extent that the estimated total cost of repair
22 to rebuild or reconstruct the vehicle to its condition immediately
23 before it was wrecked, damaged, or destroyed and to restore the
24 vehicle to a condition for legal operation, meets or exceeds
25 seventy-five percent of the retail value of the vehicle at the time
26 it was wrecked, damaged, or destroyed; or

27 (b) Voluntarily designated by the owner of the vehicle

1 as a salvage vehicle by obtaining a salvage branded certificate of
2 title, without respect to the damage to, age of, or value of the
3 vehicle.

4 Sec. 20. Section 60-301, Revised Statutes Supplement,
5 2009, is amended to read:

6 60-301 Sections 60-301 to 60-3,222 and sections 22, 24,
7 and 27 of this act shall be known and may be cited as the Motor
8 Vehicle Registration Act.

9 Sec. 21. Section 60-302, Revised Statutes Cumulative
10 Supplement, 2008, is amended to read:

11 60-302 For purposes of the Motor Vehicle Registration
12 Act, unless the context otherwise requires, the definitions found
13 in sections 60-303 to 60-360 and sections 22 and 24 of this act
14 shall be used.

15 Sec. 22. Minitruck means a foreign-manufactured import
16 vehicle or domestic-manufactured vehicle which (1) is powered by
17 an internal combustion engine with a piston or rotor displacement
18 of one thousand cubic centimeters or less, (2) is sixty-seven
19 inches or less in width, (3) has a dry weight of four thousand
20 two hundred pounds or less, (4) travels on four or more tires,
21 (5) has a top speed of approximately fifty-five miles per hour,
22 (6) is equipped with a bed or compartment for hauling, (7)
23 has an enclosed passenger cab, (8) is equipped with headlights,
24 taillights, turnsignals, windshield wipers, a rearview mirror,
25 and an occupant protection system, and (9) has a four-speed,
26 five-speed, or automatic transmission.

27 Sec. 23. Section 60-339, Revised Statutes Cumulative

1 Supplement, 2008, is amended to read:

2 60-339 Motor vehicle means any vehicle propelled by any
3 power other than muscular power. Motor vehicle does not include
4 ~~except~~ (1) mopeds, (2) farm tractors, (3) self-propelled equipment
5 designed and used exclusively to carry and apply fertilizer,
6 chemicals, or related products to agricultural soil and crops,
7 agricultural floater-spreader implements, and other implements of
8 husbandry designed for and used primarily for tilling the soil
9 and harvesting crops or feeding livestock, (4) power unit hay
10 grinders or a combination which includes a power unit and a hay
11 grinder when operated without cargo, (5) vehicles which run only
12 on rails or tracks, (6) off-road designed vehicles, including, but
13 not limited to, golf carts, go-carts, riding lawnmowers, garden
14 tractors, all-terrain vehicles, utility-type vehicles, snowmobiles
15 registered or exempt from registration under sections 60-3,207 to
16 60-3,219, and minibikes, (7) road and general-purpose construction
17 and maintenance machinery not designed or used primarily for the
18 transportation of persons or property, including, but not limited
19 to, ditchdigging apparatus, asphalt spreaders, bucket loaders,
20 leveling graders, earthmoving carryalls, power shovels, earthmoving
21 equipment, and crawler tractors, (8) self-propelled chairs used by
22 persons who are disabled, (9) electric personal assistive mobility
23 devices, and (10) low-speed vehicles.

24 Sec. 24. (1) Utility-type vehicle means any motorized
25 off-highway vehicle which (a) is not less than forty-eight inches
26 nor more than seventy-four inches in width, (b) is not more
27 than one hundred thirty-five inches, including the bumper, in

1 length, (c) has a dry weight of not less than nine hundred pounds
2 nor more than two thousand pounds, (d) travels on four or more
3 low-pressure tires, and (e) is equipped with a steering wheel and
4 bench or bucket-type seating designed for at least two people to
5 sit side-by-side.

6 (2) Utility-type vehicle does not include golf carts or
7 low-speed vehicles.

8 Sec. 25. Section 60-3,100, Revised Statutes Cumulative
9 Supplement, 2008, is amended to read:

10 60-3,100 (1) The department shall issue to every person
11 whose motor vehicle or trailer is registered fully reflectorized
12 license plates upon which shall be displayed (a) the registration
13 number consisting of letters and numerals assigned to such motor
14 vehicle or trailer in figures not less than two and one-half inches
15 nor more than three inches in height and (b) also the word Nebraska
16 suitably lettered so as to be attractive. Two license plates shall
17 be issued for every motor vehicle, except that one plate shall
18 be issued for dealers, motorcycles, minitrucks, truck-tractors,
19 trailers, buses, and apportionable vehicles. The license plates
20 shall be of a color designated by the director. The color of the
21 plates shall be changed each time the license plates are changed.
22 Each time the license plates are changed, the director shall secure
23 competitive bids for materials pursuant to sections 81-145 to
24 81-162. Motorcycle, minitruck, and trailer license plate letters
25 and numerals may be one-half the size of those required in this
26 section.

27 (2) When two license plates are issued, one shall be

1 prominently displayed at all times on the front and one on the
2 rear of the registered motor vehicle or trailer. When only one
3 plate is issued, it shall be prominently displayed on the rear of
4 the registered motor vehicle or trailer. When only one plate is
5 issued for motor vehicles registered pursuant to section 60-3,198
6 and truck-tractors, it shall be prominently displayed on the front
7 of the apportionable vehicle.

8 Sec. 26. Section 60-3,104, Revised Statutes Supplement,
9 2009, is amended to read:

10 60-3,104 The department shall issue the following types
11 of license plates:

12 (1) Amateur radio station license plates issued pursuant
13 to section 60-3,126;

14 (2) Apportionable vehicle license plates issued pursuant
15 to section 60-3,203;

16 (3) Boat dealer license plates issued pursuant to section
17 60-379;

18 (4) Bus license plates issued pursuant to section
19 60-3,144;

20 (5) Commercial motor vehicle license plates issued
21 pursuant to section 60-3,147;

22 (6) Dealer or manufacturer license plates issued pursuant
23 to sections 60-3,114 and 60-3,115;

24 (7) Disabled veteran license plates issued pursuant to
25 section 60-3,124;

26 (8) Farm trailer license plates issued pursuant to
27 section 60-3,151;

1 (9) Farm truck license plates issued pursuant to section
2 60-3,146;

3 (10) Farm trucks with a gross weight of over sixteen tons
4 license plates issued pursuant to section 60-3,146;

5 (11) Fertilizer trailer license plates issued pursuant to
6 section 60-3,151;

7 (12) Film vehicle license plates issued pursuant to
8 section 60-383;

9 (13) Gold Star Family license plates issued pursuant to
10 sections 60-3,122.01 and 60-3,122.02;

11 (14) Handicapped or disabled person license plates issued
12 pursuant to section 60-3,113;

13 (15) Historical vehicle license plates issued pursuant to
14 sections 60-3,130 to 60-3,134;

15 (16) Local truck license plates issued pursuant to
16 section 60-3,145;

17 (17) Minitruck license plates issued pursuant to section
18 60-3,100;

19 ~~(17)~~ (18) Motor vehicle license plates for motor vehicles
20 owned or operated by the state, counties, municipalities, or school
21 districts issued pursuant to section 60-3,105;

22 ~~(18)~~ (19) Motor vehicles exempt pursuant to section
23 60-3,107;

24 ~~(19)~~ (20) Motorcycle license plates issued pursuant to
25 section 60-3,100;

26 ~~(20)~~ (21) Nebraska Cornhusker Spirit Plates issued
27 pursuant to sections 60-3,127 to 60-3,129;

1 ~~(21)~~ (22) Nonresident owner thirty-day license plates
2 issued pursuant to section 60-382;

3 ~~(22)~~ (23) Passenger car having a seating capacity of ten
4 persons or less and not used for hire issued pursuant to section
5 60-3,143;

6 ~~(23)~~ (24) Passenger car having a seating capacity of
7 ten persons or less and used for hire issued pursuant to section
8 60-3,143;

9 ~~(24)~~ (25) Pearl Harbor license plates issued pursuant to
10 section 60-3,122;

11 ~~(25)~~ (26) Personal-use dealer license plates issued
12 pursuant to section 60-3,116;

13 ~~(26)~~ (27) Personalized message license plates for motor
14 vehicles and cabin trailers, except commercial motor vehicles
15 registered for over ten tons gross weight, issued pursuant to
16 sections 60-3,118 to 60-3,121;

17 ~~(27)~~ (28) Prisoner-of-war license plates issued pursuant
18 to section 60-3,123;

19 ~~(28)~~ (29) Purple Heart license plates issued pursuant to
20 section 60-3,125;

21 ~~(29)~~ (30) Recreational vehicle license plates issued
22 pursuant to section 60-3,151;

23 ~~(30)~~ (31) Repossession license plates issued pursuant to
24 section 60-375;

25 ~~(31)~~ (32) Specialty license plates issued pursuant to
26 sections 60-3,104.01 and 60-3,104.02;

27 ~~(32)~~ (33) Trailer license plates issued for trailers

1 owned or operated by the state, counties, municipalities, or school
2 districts issued pursuant to section 60-3,106;

3 ~~(33)~~ (34) Trailer license plates issued pursuant to
4 section 60-3,100;

5 ~~(34)~~ (35) Trailers exempt pursuant to section 60-3,108;

6 ~~(35)~~ (36) Transporter license plates issued pursuant to
7 section 60-378;

8 ~~(36)~~ (37) Trucks or combinations of trucks,
9 truck-tractors, or trailers which are not for hire and
10 engaged in soil and water conservation work and used for the
11 purpose of transporting pipe and equipment exclusively used by such
12 contractors for soil and water conservation construction license
13 plates issued pursuant to section 60-3,149;

14 ~~(37)~~ (38) Utility trailer license plates issued pursuant
15 to section 60-3,151; and

16 ~~(38)~~ (39) Well-boring apparatus and well-servicing
17 equipment license plates issued pursuant to section 60-3,109.

18 Sec. 27. For the registration of every minitruck, the fee
19 shall be fifteen dollars.

20 Sec. 28. Section 60-3,187, Revised Statutes Cumulative
21 Supplement, 2008, is amended to read:

22 60-3,187 (1) The motor vehicle tax schedules are set out
23 in this section.

24 (2) The motor vehicle tax shall be calculated by
25 multiplying the base tax times the fraction which corresponds
26 to the age category of the vehicle as shown in the following table:

27 YEAR

FRACTION

1	First	1.00
2	Second	0.90
3	Third	0.80
4	Fourth	0.70
5	Fifth	0.60
6	Sixth	0.51
7	Seventh	0.42
8	Eighth	0.33
9	Ninth	0.24
10	Tenth and Eleventh	0.15
11	Twelfth and Thirteenth	0.07
12	Fourteenth and older	0.00

13 (3) The base tax shall be:

14 (a) Automobiles and motorcycles - An amount determined
15 using the following table:

16	Value when new	Base tax
17	Up to \$3,999	\$ 25
18	\$4,000 to \$5,999	35
19	\$6,000 to \$7,999	45
20	\$8,000 to \$9,999	60
21	\$10,000 to \$11,999	100
22	\$12,000 to \$13,999	140
23	\$14,000 to \$15,999	180
24	\$16,000 to \$17,999	220
25	\$18,000 to \$19,999	260
26	\$20,000 to \$21,999	300
27	\$22,000 to \$23,999	340

1	\$24,000 to \$25,999	380
2	\$26,000 to \$27,999	420
3	\$28,000 to \$29,999	460
4	\$30,000 to \$31,999	500
5	\$32,000 to \$33,999	540
6	\$34,000 to \$35,999	580
7	\$36,000 to \$37,999	620
8	\$38,000 to \$39,999	660
9	\$40,000 to \$41,999	700
10	\$42,000 to \$43,999	740
11	\$44,000 to \$45,999	780
12	\$46,000 to \$47,999	820
13	\$48,000 to \$49,999	860
14	\$50,000 to \$51,999	900
15	\$52,000 to \$53,999	940
16	\$54,000 to \$55,999	980
17	\$56,000 to \$57,999	1,020
18	\$58,000 to \$59,999	1,060
19	\$60,000 to \$61,999	1,100
20	\$62,000 to \$63,999	1,140
21	\$64,000 to \$65,999	1,180
22	\$66,000 to \$67,999	1,220
23	\$68,000 to \$69,999	1,260
24	\$70,000 to \$71,999	1,300
25	\$72,000 to \$73,999	1,340
26	\$74,000 to \$75,999	1,380
27	\$76,000 to \$77,999	1,420

1	\$78,000 to \$79,999	1,460
2	\$80,000 to \$81,999	1,500
3	\$82,000 to \$83,999	1,540
4	\$84,000 to \$85,999	1,580
5	\$86,000 to \$87,999	1,620
6	\$88,000 to \$89,999	1,660
7	\$90,000 to \$91,999	1,700
8	\$92,000 to \$93,999	1,740
9	\$94,000 to \$95,999	1,780
10	\$96,000 to \$97,999	1,820
11	\$98,000 to \$99,999	1,860
12	\$100,000 and over	1,900
13	(b) Assembled automobiles - \$60	
14	(c) Assembled motorcycles - \$25	
15	(d) Cabin trailers, up to one thousand pounds - \$10	
16	(e) Cabin trailers, one thousand pounds and over and less	
17	than two thousand pounds - \$25	
18	(f) Cabin trailers, two thousand pounds and over - \$40	
19	(g) Recreational vehicles, less than eight thousand	
20	pounds - \$160	
21	(h) Recreational vehicles, eight thousand pounds and over	
22	and less than twelve thousand pounds - \$410	
23	(i) Recreational vehicles, twelve thousand pounds and	
24	over - \$860	
25	(j) Assembled recreational vehicles and buses shall	
26	follow the schedules for body type and registered weight	
27	(k) Trucks - Over seven tons and less than ten tons -	

1 \$360

2 (l) Trucks - Ten tons and over and less than thirteen
3 tons - \$560

4 (m) Trucks - Thirteen tons and over and less than sixteen
5 tons - \$760

6 (n) Trucks - Sixteen tons and over and less than
7 twenty-five tons - \$960

8 (o) Trucks - Twenty-five tons and over - \$1,160

9 (p) Buses - \$360

10 (q) Trailers other than semitrailers - \$10

11 (r) Semitrailers - \$110

12 (s) Minitrucks - \$50

13 (4) For purposes of subsection (3) of this section,
14 truck means all trucks and combinations of trucks except those
15 trucks, trailers, or combinations thereof registered under section
16 60-3,198, and the tax is based on the gross vehicle weight rating
17 as reported by the manufacturer.

18 (5) Current model year vehicles are designated as
19 first-year motor vehicles for purposes of the schedules.

20 (6) When a motor vehicle is registered which is newer
21 than the current model year by the manufacturer's designation, the
22 motor vehicle is subject to the initial motor vehicle tax in the
23 first registration period and ninety-five percent of the initial
24 motor vehicle tax in the second registration period.

25 (7) Assembled cabin trailers, assembled recreational
26 vehicles, and assembled buses shall be designated as sixth-year
27 motor vehicles in their first year of registration for purposes of

1 the schedules.

2 (8) When a motor vehicle is registered which is required
3 to have a title branded as previous salvage pursuant to section
4 60-175, the motor vehicle tax shall be reduced by twenty-five
5 percent.

6 Sec. 29. Section 60-3,190, Revised Statutes Cumulative
7 Supplement, 2008, is amended to read:

8 60-3,190 (1) A motor vehicle fee is imposed on all motor
9 vehicles registered for operation in this state. An owner of a
10 motor vehicle which is exempt from the imposition of a motor
11 vehicle tax pursuant to section 60-3,185 shall also be exempt from
12 the imposition of the motor vehicle fee imposed pursuant to this
13 section.

14 (2) The county treasurer or designated county official
15 shall annually determine the motor vehicle fee on each motor
16 vehicle registered in the county based on the age of the motor
17 vehicle pursuant to this section and cause a notice of the amount
18 of the fee to be mailed to the registrant at the address shown upon
19 his or her registration certificate. The notice shall be printed
20 on a form prescribed by the department, shall be combined with the
21 notice of the motor vehicle tax, and shall be mailed on or before
22 the first day of the last month of the registration period.

23 (3) The motor vehicle fee schedules are set out in
24 this subsection and subsection (4) of this section. Except for
25 automobiles with a value when new of less than \$20,000, and for
26 assembled automobiles, the fee shall be calculated by multiplying
27 the base fee times the fraction which corresponds to the age

1 category of the automobile as shown in the following table:

2 YEAR	FRACTION
3 First through fifth	1.00
4 Sixth through tenth	.70
5 Eleventh and over	.35

6 (4) The base fee shall be:

7 (a) Automobiles, with a value when new of less than
8 \$20,000, and assembled automobiles - \$5

9 (b) Automobiles, with a value when new of \$20,000 through
10 \$39,999 - \$20

11 (c) Automobiles, with a value when new of \$40,000 or more
12 - \$30

13 (d) Motorcycles - \$10

14 (e) Recreational vehicles and cabin trailers - \$10

15 (f) Trucks over seven tons and buses - \$30

16 (g) Trailers other than semitrailers - \$10

17 (h) Semitrailers - \$30-

18 (i) Minitrucks - \$10.

19 (5) The motor vehicle tax, motor vehicle fee, and
20 registration fee shall be paid to the county treasurer or
21 designated official prior to the registration of the motor vehicle
22 for the following registration period. After retaining one percent
23 of the motor vehicle fee collected for costs, the remaining
24 proceeds shall be remitted to the State Treasurer for credit to
25 the Motor Vehicle Fee Fund. The State Treasurer shall return funds
26 from the Motor Vehicle Fee Fund remitted by a county treasurer or
27 designated county official which are needed for refunds or credits

1 authorized by law.

2 (6) (a) The Motor Vehicle Fee Fund is created. On or
3 before the last day of each calendar quarter, the State Treasurer
4 shall distribute all funds in the Motor Vehicle Fee Fund as
5 follows: (i) Fifty percent to the county treasurer of each county,
6 amounts in the same proportion as the most recent allocation
7 received by each county from the Highway Allocation Fund; and
8 (ii) fifty percent to the treasurer of each municipality, amounts
9 in the same proportion as the most recent allocation received by
10 each municipality from the Highway Allocation Fund. Any money in
11 the fund available for investment shall be invested by the state
12 investment officer pursuant to the Nebraska Capital Expansion Act
13 and the Nebraska State Funds Investment Act.

14 (b) Funds from the Motor Vehicle Fee Fund shall be
15 considered local revenue available for matching state sources.

16 (c) All receipts by counties and municipalities from the
17 Motor Vehicle Fee Fund shall be used for road, bridge, and street
18 purposes.

19 (7) For purposes of subdivisions (4) (a), (b), (c), and
20 (f) of this section, automobiles or trucks includes all trucks
21 and combinations of trucks or truck-tractors, except those trucks,
22 trailers, or semitrailers registered under section 60-3,198, and
23 the fee is based on the gross vehicle weight rating as reported by
24 the manufacturer.

25 (8) Current model year vehicles are designated as
26 first-year motor vehicles for purposes of the schedules.

27 (9) When a motor vehicle is registered which is newer

1 than the current model year by the manufacturer's designation, the
2 motor vehicle is subject to the initial motor vehicle fee for six
3 registration periods.

4 (10) Assembled vehicles other than assembled automobiles
5 shall follow the schedules for the motor vehicle body type.

6 Sec. 30. Section 60-471, Reissue Revised Statutes of
7 Nebraska, is amended to read:

8 60-471 Motor vehicle means all vehicles propelled by any
9 power other than muscular power. Motor vehicle does not include
10 ~~except~~ (1) self-propelled chairs used by persons who are disabled,
11 (2) farm tractors, (3) farm tractors used occasionally outside
12 general farm usage, (4) road rollers, (5) vehicles which run
13 only on rails or tracks, (6) electric personal assistive mobility
14 devices as defined in section 60-618.02, and (7) off-road vehicles,
15 including, but not limited to, golf carts, go-carts, riding lawn
16 mowers, garden tractors, all-terrain vehicles and utility-type
17 vehicles as defined in section 60-6,355, minibikes as defined in
18 section 60-636, and snowmobiles as defined in section 60-663.

19 Sec. 31. Section 60-4,126, Revised Statutes Cumulative
20 Supplement, 2008, is amended to read:

21 60-4,126 Any person who is younger than sixteen years of
22 age but is over thirteen years of age and resides upon a farm in
23 this state or is fourteen years of age or older and is employed
24 for compensation upon a farm in this state may obtain a farm permit
25 authorizing the operation of farm tractors, minitrucks, and other
26 motorized implements of farm husbandry upon the highways of this
27 state if the applicant for such farm permit furnishes satisfactory

1 proof of age and satisfactorily demonstrates that he or she has
2 knowledge of the operation of such equipment and of the rules
3 of the road and laws respecting the operation of motor vehicles
4 upon the highways of this state. Any person under sixteen years
5 of age but not less than thirteen years of age may obtain a
6 temporary permit to operate such equipment for a six-month period
7 after presentation to the department of a request for the temporary
8 permit signed by the person's parent or guardian and payment of
9 the fee and surcharge prescribed in section 60-4,115. After the
10 expiration of the six-month period, it shall be unlawful for such
11 person to operate such equipment upon the highways of this state
12 unless he or she has been issued a farm permit under this section.
13 The fee for an original, renewal, or duplicate farm permit shall
14 be the fee and surcharge prescribed in section 60-4,115. All farm
15 permits shall be subject to revocation under the terms of section
16 60-496. Any person who violates the terms of a farm permit shall
17 be guilty of an infraction and shall not be eligible for another
18 school, farm, LPD-learner's, or LPE-learner's permit until he or
19 she has attained the age of sixteen years.

20 Sec. 32. Section 60-501, Reissue Revised Statutes of
21 Nebraska, is amended to read:

22 60-501 For purposes of the Motor Vehicle Safety
23 Responsibility Act, unless the context otherwise requires:

- 24 (1) Department means Department of Motor Vehicles;
- 25 (2) Judgment means any judgment which shall have become
26 final by the expiration of the time within which an appeal might
27 have been perfected without being appealed, or by final affirmation

1 on appeal, rendered by a court of competent jurisdiction of any
2 state or of the United States, (a) upon a cause of action arising
3 out of the ownership, maintenance, or use of any motor vehicle for
4 damages, including damages for care and loss of services, because
5 of bodily injury to or death of any person or for damages because
6 of injury to or destruction of property, including the loss of
7 use thereof, or (b) upon a cause of action on an agreement of
8 settlement for such damages;

9 (3) License means any license issued to any person under
10 the laws of this state pertaining to operation of a motor vehicle
11 within this state;

12 (4) Minitruck means a foreign-manufactured import vehicle
13 or domestic-manufactured vehicle which (a) is powered by an
14 internal combustion engine with a piston or rotor displacement
15 of one thousand cubic centimeters or less, (b) is sixty-seven
16 inches or less in width, (c) has a dry weight of four thousand
17 two hundred pounds or less, (d) travels on four or more tires,
18 (e) has a top speed of approximately fifty-five miles per hour,
19 (f) is equipped with a bed or compartment for hauling, (g)
20 has an enclosed passenger cab, (h) is equipped with headlights,
21 taillights, turnsignals, windshield wipers, a rearview mirror,
22 and an occupant protection system, and (i) has a four-speed,
23 five-speed, or automatic transmission;

24 ~~(4)~~ (5) Motor vehicle means any self-propelled vehicle
25 which is designed for use upon a highway, including trailers
26 designed for use with such vehicles, ~~except~~ and minitrucks. Motor
27 vehicle does not include (a) mopeds as defined in section 60-637,

1 (b) traction engines, (c) road rollers, (d) farm tractors, (e)
2 tractor cranes, (f) power shovels, (g) well drillers, (h) every
3 vehicle which is propelled by electric power obtained from overhead
4 wires but not operated upon rails, (i) electric personal assistive
5 mobility devices as defined in section 60-618.02, and (j) off-road
6 designed vehicles, including, but not limited to, golf carts,
7 go-carts, riding lawnmowers, garden tractors, all-terrain vehicles
8 and utility-type vehicles as defined in section 60-6,355, minibikes
9 as defined in section 60-636, and snowmobiles as defined in section
10 60-663;

11 ~~(5)~~ (6) Nonresident means every person who is not a
12 resident of this state;

13 ~~(6)~~ (7) Nonresident's operating privilege means the
14 privilege conferred upon a nonresident by the laws of this state
15 pertaining to the operation by him or her of a motor vehicle or the
16 use of a motor vehicle owned by him or her in this state;

17 ~~(7)~~ (8) Operator means every person who is in actual
18 physical control of a motor vehicle;

19 ~~(8)~~ (9) Owner means a person who holds the legal title of
20 a motor vehicle, or in the event (a) a motor vehicle is the subject
21 of an agreement for the conditional sale or lease thereof with the
22 right of purchase upon performance of the conditions stated in the
23 agreement and with an immediate right of possession vested in the
24 conditional vendee or lessee or (b) a mortgagor of a vehicle is
25 entitled to possession, then such conditional vendee or lessee or
26 mortgagor shall be deemed the owner for the purposes of the act;

27 ~~(9)~~ (10) Person means every natural person, firm,

1 partnership, limited liability company, association, or
2 corporation;

3 ~~(10)~~ (11) Proof of financial responsibility means
4 evidence of ability to respond in damages for liability, on account
5 of accidents occurring subsequent to the effective date of such
6 proof, arising out of the ownership, maintenance, or use of a
7 motor vehicle, (a) in the amount of twenty-five thousand dollars
8 because of bodily injury to or death of one person in any one
9 accident, (b) subject to such limit for one person, in the amount
10 of fifty thousand dollars because of bodily injury to or death of
11 two or more persons in any one accident, and (c) in the amount of
12 twenty-five thousand dollars because of injury to or destruction of
13 property of others in any one accident;

14 ~~(11)~~ (12) Registration means registration certificate or
15 certificates and registration plates issued under the laws of this
16 state pertaining to the registration of motor vehicles;

17 ~~(12)~~ (13) State means any state, territory, or possession
18 of the United States, the District of Columbia, or any province of
19 the Dominion of Canada; and

20 ~~(13)~~ (14) The forfeiture of bail, not vacated, or of
21 collateral deposited to secure an appearance for trial shall be
22 regarded as equivalent to conviction of the offense charged.

23 Sec. 33. Section 60-520, Reissue Revised Statutes of
24 Nebraska, is amended to read:

25 60-520 Judgments in excess of the amounts specified in
26 subdivision ~~(10)~~ (11) of section 60-501 shall, for the purpose of
27 sections 60-501 to 60-569 only, be deemed satisfied when payments

1 in the amounts so specified have been credited thereon. Payments
2 ~~+ PROVIDED,~~ payments made in settlement of any claims because
3 of bodily injury, death or property damage arising from a motor
4 vehicle accident shall be credited in reduction of the respective
5 amounts so specified.

6 Sec. 34. Section 60-547, Reissue Revised Statutes of
7 Nebraska, is amended to read:

8 60-547 Proof of financial responsibility may be evidenced
9 by the bond of a surety company duly authorized to transact
10 business within this state, or a bond with at least two individual
11 sureties who each own real estate within this state, which real
12 estate shall be scheduled in the bond approved by a judge of a
13 court of record. The said bond shall be conditioned for the payment
14 of the amounts specified in ~~subsection (10)~~ subdivision (11) of
15 section 60-501. It shall be filed with the department and shall
16 not be cancelable except after ten days' written notice to the
17 department. Such bond shall constitute a lien in favor of the state
18 upon the real estate so scheduled of any surety, which lien shall
19 exist in favor of any holder of a final judgment against the person
20 who has filed such bond, for damages, including damages for care
21 and loss of services, because of bodily injury to or death of
22 any person, or for damages because of injury to or destruction of
23 property, including the loss of use thereof, resulting from the
24 ownership, maintenance, use or operation of a motor vehicle after
25 such bond was filed, upon the filing of notice to that effect by
26 the department in the office of the register of deeds of the county
27 where such real estate shall be located.

1 Sec. 35. Section 60-601, Revised Statutes Supplement,
2 2009, is amended to read:

3 60-601 Sections 60-601 to 60-6,378 and sections 37 and 38
4 of this act shall be known and may be cited as the Nebraska Rules
5 of the Road.

6 Sec. 36. Section 60-605, Revised Statutes Cumulative
7 Supplement, 2008, is amended to read:

8 60-605 For purposes of the Nebraska Rules of the Road,
9 the definitions found in sections 60-606 to 60-676 and section 37
10 of this act shall be used.

11 Sec. 37. Minitruck means a foreign-manufactured import
12 vehicle or domestic-manufactured vehicle which (1) is powered by
13 an internal combustion engine with a piston or rotor displacement
14 of one thousand cubic centimeters or less, (2) is sixty-seven
15 inches or less in width, (3) has a dry weight of four thousand
16 two hundred pounds or less, (4) travels on four or more tires,
17 (5) has a top speed of approximately fifty-five miles per hour,
18 (6) is equipped with a bed or compartment for hauling, (7)
19 has an enclosed passenger cab, (8) is equipped with headlights,
20 taillights, turnsignals, windshield wipers, a rearview mirror,
21 and an occupant protection system, and (9) has a four-speed,
22 five-speed, or automatic transmission.

23 Sec. 38. (1) A minitruck shall not be operated on the
24 National System of Interstate and Defense Highways, on expressways,
25 or on any highway with a posted speed limit of sixty-five miles per
26 hour or higher.

27 (2) A minitruck shall be operated with its headlights and

1 taillights on.

2 Sec. 39. Section 60-6,355, Revised Statutes Cumulative
3 Supplement, 2008, is amended to read:

4 60-6,355 (1) For purposes of sections 60-6,355 to
5 60-6,362:

6 (a) All-terrain ~~7~~ all-terrain vehicle shall mean means
7 any motorized off-highway vehicle which ~~(1)~~ (i) is fifty inches or
8 less in width, ~~(2)~~ (ii) has a dry weight of nine hundred pounds or
9 less, ~~(3)~~ (iii) travels on three or more low-pressure tires, ~~(4)~~
10 (iv) is designed for operator use only with no passengers or is
11 specifically designed by the original manufacturer for the operator
12 and one passenger, ~~(5)~~ (v) has a seat or saddle designed to be
13 straddled by the operator, and ~~(6)~~ (vi) has handlebars or any other
14 steering assembly for steering control; and-

15 (b) (i) Utility-type vehicle means any motorized
16 off-highway vehicle which (A) is not less than forty-eight inches
17 nor more than seventy-four inches in width, (B) is not more
18 than one hundred thirty-five inches, including the bumper, in
19 length, (C) has a dry weight of not less than nine hundred pounds
20 nor more than two thousand pounds, (D) travels on four or more
21 low-pressure tires, and (E) is equipped with a steering wheel and
22 bench or bucket-type seating designed for at least two people to
23 sit side-by-side.

24 (ii) Utility-type vehicle does not include golf carts or
25 low-speed vehicles.

26 (2) All-terrain vehicles and utility-type vehicles which
27 have been modified to include additional equipment not required

1 by sections 60-6,357 and 60-6,358 shall not be required to be
2 registered under the Motor Vehicle Registration Act.

3 Sec. 40. Section 60-6,356, Revised Statutes Cumulative
4 Supplement, 2008, is amended to read:

5 60-6,356 (1) An all-terrain vehicle or a utility-type
6 vehicle shall not be operated on any controlled-access highway
7 with more than two marked traffic lanes, and the crossing of any
8 controlled-access highway with more than two marked traffic lanes
9 shall not be permitted. Subsections (2), (3), and (5) through (8)
10 of this section authorize and apply to operation of an all-terrain
11 vehicle or a utility-type vehicle only on a highway other than a
12 controlled-access highway with more than two marked traffic lanes.

13 (2) An all-terrain vehicle or a utility-type vehicle
14 may be operated in accordance with the operating requirements of
15 subsection (3) of this section:

16 (a) Outside the corporate limits of a city, village,
17 or unincorporated village if incidental to the vehicle's use for
18 agricultural purposes;

19 (b) Within the corporate limits of a city or village
20 if authorized by the city or village by ordinance adopted in
21 accordance with this section; or

22 (c) Within an unincorporated village if authorized by the
23 county board of the county in which the unincorporated village is
24 located by resolution in accordance with this section.

25 (3) An all-terrain vehicle or a utility-type vehicle may
26 be operated as authorized in subsection (2) of this section when
27 such operation occurs only between the hours of sunrise and sunset.

1 Any person operating an all-terrain vehicle or a utility-type
2 vehicle as authorized in subsection (2) of this section shall have
3 a valid Class O operator's license or a farm permit as provided
4 in section 60-4,126, shall have liability insurance coverage for
5 the all-terrain vehicle or a utility-type vehicle while operating
6 the all-terrain vehicle or a utility-type vehicle on a highway,
7 and shall not operate such vehicle at a speed in excess of thirty
8 miles per hour. The person operating the all-terrain vehicle or a
9 utility-type vehicle shall provide proof of such insurance coverage
10 to any peace officer requesting such proof within five days of such
11 a request. When operating an all-terrain vehicle or a utility-type
12 vehicle as authorized in subsection (2) of this section, the
13 headlight and taillight of the vehicle shall be on and the vehicle
14 shall be equipped with a bicycle safety flag which extends not less
15 than five feet above ground attached to the rear of such vehicle.
16 The bicycle safety flag shall be triangular in shape with an area
17 of not less than thirty square inches and shall be day-glow in
18 color.

19 (4) All-terrain vehicles and utility-type vehicles may
20 be operated without complying with subsection (3) of this section
21 on highways in parades which have been authorized by the State
22 of Nebraska or any department, board, commission, or political
23 subdivision of the state.

24 (5) Subject to subsection (1) of this section, the
25 crossing of a highway shall be permitted by an all-terrain vehicle
26 or a utility-type vehicle without complying with subsection (3) of
27 this section only if:

1 (a) The crossing is made at an angle of approximately
2 ninety degrees to the direction of the highway and at a place where
3 no obstruction prevents a quick and safe crossing;

4 (b) The vehicle is brought to a complete stop before
5 crossing the shoulder or roadway of the highway;

6 (c) The operator yields the right-of-way to all oncoming
7 traffic that constitutes an immediate potential hazard;

8 (d) In crossing a divided highway, the crossing is made
9 only at an intersection of such highway with another highway; and

10 (e) Both the headlight and taillight of the vehicle are
11 on when the crossing is made.

12 (6) All-terrain vehicles and utility-type vehicles may
13 be operated outside the corporate limits of any municipality by
14 electric utility personnel within the course of their employment
15 in accordance with the operation requirements of subsection (3) of
16 this section, except that the operation of the vehicle pursuant to
17 this subsection need not be limited to the hours between sunrise
18 and sunset.

19 (7) A city or village may adopt an ordinance authorizing
20 the operation of all-terrain vehicles and utility-type vehicles
21 within the corporate limits of the city or village if the operation
22 is in accordance with subsection (3) of this section. The city
23 or village may place other restrictions on the operation of
24 all-terrain vehicles and utility-type vehicles within its corporate
25 limits.

26 (8) A county board may adopt a resolution authorizing the
27 operation of all-terrain vehicles and utility-type vehicles within

1 any unincorporated village within the county if the operation is
2 in accordance with subsection (3) of this section. The county may
3 place other restrictions on the operation of all-terrain vehicles
4 and utility-type vehicles within the unincorporated village.

5 Sec. 41. Section 60-6,357, Reissue Revised Statutes of
6 Nebraska, is amended to read:

7 60-6,357 Every all-terrain vehicle and utility-type
8 vehicle shall display a lighted headlight and taillight during
9 the period of time from sunset to sunrise and at any time when
10 visibility is reduced due to insufficient light or unfavorable
11 atmospheric conditions.

12 Sec. 42. Section 60-6,358, Reissue Revised Statutes of
13 Nebraska, is amended to read:

14 60-6,358 Every all-terrain vehicle and utility-type
15 vehicle shall be equipped with:

16 (1) A brake system maintained in good operating
17 condition;

18 (2) An adequate muffler system in good working condition;
19 and

20 (3) A United States Forest Service qualified spark
21 arrester.

22 Sec. 43. Section 60-6,359, Reissue Revised Statutes of
23 Nebraska, is amended to read:

24 60-6,359 No person shall:

25 (1) Equip the exhaust system of an all-terrain vehicle or
26 a utility-type vehicle with a cutout, bypass, or similar device;

27 (2) Operate an all-terrain vehicle or a utility-type

1 vehicle with an exhaust system so modified; or

2 (3) Operate an all-terrain vehicle or a utility-type
3 vehicle with the spark arrester removed or modified except for use
4 in closed-course competition events.

5 Sec. 44. Section 60-6,360, Reissue Revised Statutes of
6 Nebraska, is amended to read:

7 60-6,360 All-terrain vehicles and utility-type vehicles
8 participating in competitive events may be exempted from sections
9 60-6,357 to 60-6,359 at the discretion of the Director of Motor
10 Vehicles.

11 Sec. 45. Section 60-6,361, Reissue Revised Statutes of
12 Nebraska, is amended to read:

13 60-6,361 If an accident results in the death of any
14 person or in the injury of any person which requires the treatment
15 of the person by a physician, the operator of each all-terrain
16 vehicle or utility-type vehicle involved in the accident shall give
17 notice of the accident in the same manner as provided in section
18 60-699.

19 Sec. 46. Section 60-1901, Revised Statutes Supplement,
20 2009, is amended to read:

21 60-1901 (1) A motor vehicle is an abandoned vehicle:

22 (a) If left unattended, with no license plates or
23 valid In Transit stickers issued pursuant to the Motor Vehicle
24 Registration Act affixed thereto, for more than six hours on any
25 public property;

26 (b) If left unattended for more than twenty-four hours on
27 any public property, except a portion thereof on which parking is

1 legally permitted;

2 (c) If left unattended for more than forty-eight hours,
3 after the parking of such vehicle has become illegal, if left
4 on a portion of any public property on which parking is legally
5 permitted;

6 (d) If left unattended for more than seven days on
7 private property if left initially without permission of the owner,
8 or after permission of the owner is terminated;

9 (e) If left for more than thirty days in the custody of
10 a law enforcement agency after the agency has sent a letter to the
11 last-registered owner under section 60-1903.01; or

12 (f) If removed from private property by a municipality
13 pursuant to a municipal ordinance.

14 (2) An all-terrain vehicle, a utility-type vehicle, or a
15 minibike is an abandoned vehicle:

16 (a) If left unattended for more than twenty-four hours on
17 any public property, except a portion thereof on which parking is
18 legally permitted;

19 (b) If left unattended for more than forty-eight hours,
20 after the parking of such vehicle has become illegal, if left
21 on a portion of any public property on which parking is legally
22 permitted;

23 (c) If left unattended for more than seven days on
24 private property if left initially without permission of the owner,
25 or after permission of the owner is terminated;

26 (d) If left for more than thirty days in the custody of
27 a law enforcement agency after the agency has sent a letter to the

1 last-registered owner under section 60-1903.01; or

2 (e) If removed from private property by a municipality
3 pursuant to a municipal ordinance.

4 (3) For purposes of this section:

5 (a) Public property means any public right-of-way,
6 street, highway, alley, or park or other state, county, or
7 municipally owned property; and

8 (b) Private property means any privately owned property
9 which is not included within the definition of public property.

10 (4) No motor vehicle subject to forfeiture under section
11 28-431 shall be an abandoned vehicle under this section.

12 Sec. 47. This act becomes operative on January 1, 2011.

13 Sec. 48. Original sections 60-471, 60-501, 60-520,
14 60-547, 60-6,357, 60-6,358, 60-6,359, 60-6,360, and 60-6,361,
15 Reissue Revised Statutes of Nebraska, sections 60-102, 60-123,
16 60-136, 60-137, 60-148, 60-149, 60-153, 60-154, 60-154.01, 60-171,
17 60-302, 60-339, 60-3,100, 60-3,187, 60-3,190, 60-4,126, 60-605,
18 60-6,355, and 60-6,356, Revised Statutes Cumulative Supplement,
19 2008, and sections 23-186, 30-24,125, 60-101, 60-144, 60-164,
20 60-165, 60-301, 60-3,104, 60-601, and 60-1901, Revised Statutes
21 Supplement, 2009, are repealed.